

FILED
JAMES BONINI
CLERK

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United States District Court
Southern District of Ohio
Western Division
Cincinnati, Ohio

DARLINGTON AMADASU
Plaintiff

Case No. C-1-01-210

vs

JAMES DOMOVAN, et al
Defendant

RULE 26(f) REPORT OF THE PARTIES
(to be filed no later than 7 days before the
Preliminary Pretrial Conference)

1. Pursuant to Fed. R. Civ. P. 26(f), a meeting was held on _____, and was attended

by: DARLINGTON AMADASU Counsel for plaintiff DARLINGTON AMADASU

_____ Counsel for plaintiff _____

_____ Counsel for plaintiff _____

JUSTIN D. FLAMM Counsel for defendant OHIO DEFENDANTS

RAMIRO CANALES Counsel for defendant TEXAS DEFENDANTS

_____ Counsel for defendant _____

_____ Counsel for defendant _____

2. The parties:

☒ have exchanged the discovery disclosures required by Rule 26(a)(1)
☒ will exchange such disclosures by JULY 15, 2004
☐ are exempt from disclosure under Rule 26(a)(1)(E)
☐ have agreed not to make initial disclosures.

3. The parties:

☐ unanimously consent to the jurisdiction of, and entry of judgment by, the United
States Magistrate Judge pursuant to 28 U.S.C. §636 (c)
☒ do not unanimously consent to the jurisdiction of, and entry of judgment by, the
United States Magistrate Judge pursuant to 28 U.S.C. §636 (c)

4. Recommended cut-off date for filing any motion to amend the pleadings and/or to add additional
parties: Claims, Supplement AUGUST 31, 2004

5. Is this case appropriate for mediation after a limited discovery period? OPEN
 Will the parties request the services of a court mediator? OPEN.
 Has a settlement demand been made? NO
 Date by which settlement demand can be made? OPEN.
 Date by which response can be made to settlement demand? OPEN.

6. Recommended Discovery Plan:

- A. Describe the subjects on which discovery is to be sought and the nature and extent of discovery that each party needs to: (1) make a settlement evaluation, (2) prepare for case dispositive motions and (3) prepare for trial:

DISCOVERY TO COVER ALL PLAINTIFF'S
CLAIMS and Defendants' defenses.
Plaintiff's shall include Federal and
State claims. Plaintiff's discovery
for case dispositive motions and for
trial, on defendants and relevant
witnesses.

- B. What changes should be made, if any, in the limitations on discovery imposed under the Federal Rules of Civil Procedure or the S.D. Ohio Civ. Rules, including the limitations to 25 interrogatories, 40 requests for admissions, and the limitation of ten depositions, each lasting no more than one seven-hour day?

plaintiff shall propound discovery
on each named defendants individually

C. Additional recommended limitations on discovery:

Joint defendants' deposition of plaintiff on same date and time and place.

D. Describe the areas for which expert testimony is expected and indicate whether each expert will be specially retained within the meaning of Fed. R. Civ. P. 26(a)(2).
Court appointed Judge to oversee Discovery.

Undetermined at this stage of the case will be determined as case progresses.

E. Recommended date for identifying primary experts: October 1st, 2004

F. Recommended date for producing primary expert reports: October 29, 2004

G. Recommended date for identifying rebuttal experts: November 1, 2004

H. Recommended date for producing rebuttal expert reports: November 29, 2004

I. Recommended discovery cut-off date: January 31, 2005

7. Recommended Dispositive Motion Deadline date: March 31, 2005

8. Recommended date for Final Pretrial Conference: OPEN
(at least 4 months after Dispositive Motion Deadline)

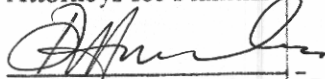
9. Recommended date for trial: OPEN
(at least two weeks after Final Pretrial Conference)

10. Other matters for the attention of the Court:

Plaintiff has not amended the original Complaint and reserves the right to amend, Supplement, join parties and claims as the rules provide.

SIGNATURES:

Attorneys for Plaintiff



Ohio Bar # pro se
Trial Attorney for

Pro se

Ohio Bar #
Trial Attorney for

Ohio Bar #
Trial Attorney for

Ohio Bar #
Trial Attorney for

Attorneys for Defendant or Third Parties:

Ohio Bar #
Trial Attorney for

Ohio Bar #
Trial Attorney for

Ohio Bar #
Trial Attorney for

Ohio Bar #
Trial Attorney for

CERTIFICATE OF SERVICE

I certify that Copy of the foregoing was served on Justin Plamun and Ramona Caneles by Fox on 6/15/04

